



1 Clarice Tuck
1600 E. Vista Way #110
2 Vista, CA, 92084
2 Ph: 760-724-9439
3

4 In Pro Se

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8 UNITED STATES DISTRICT COURT
9 FOR THE SOUTHERN DISTRICT OF CALIFORNIA

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11 CLARICE TUCK,

12 Plaintiff,

13 GUARDIAN PROTECTION
14 SERVICES, INC.,

15 Defendant.

CASE NO. 15-CV-1376-JLS(JLB)

NOTICE OF MOTION TO STRIKE

Date: January 21, 2016

Time: 1:30 p.m.

Ctrm: 4A

Judge: Hon. Janis L. Sammartino

16 COMES NOW, CLARICE TUCK, Plaintiff In Pro Se in the above-entitled
17 case and hereby files with the honorable court the following

18 *Notice of Motion to Strike.*

19 Oral arguments on this *Motion* are set to be heard on this court's Docket Sheet
20 scheduled for Thursday, January 21, 2016, at 1:30 p.m. in courtroom 4A.

21

22

23 Respectfully submitted,

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25 Dated this 23rd day of December 2015

Clarice Tuck

26 CLARICE TUCK, Plaintiff In Pro Se

1 Clarice Tuck v. Guardian Protection Services, Inc..
2 United States District Court Case No. 15-CV-1376-JLS(JLB)
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6 **CERTIFICATE OF SERVICE**

7 I, Roy E. Tuck, the undersigned declare under the penalty of perjury that I am
8 over the age of eighteen years and not a party to this action; that I served Guardian
9 Protection Services, Inc. the following documents:

10 • **NOTICE OF MOTION TO STRIKE**

11 By placing copies of the above-described documents filed with this court
12 in a separate envelope, with postage fully pre-paid, for each address named below
13 and deposited each in the U.S. mail.

14 *Attorneys for Defendant, Guardian Protection Services, Inc.,*

15 Robert M. Linn (State Bar # 190387)
rlinn@cohenlaw.com
16 COHEN & GRIGSBY, P.C.
17 625 Liberty Avenue
Pittsburg, PA 15222-4900
18 Ph: (412) 297-4900
Fax: (412) 209-0672

21 Executed on this 23rd day of December 2015 by Roy Tuck
22 ROY TUCK

FILED

DEC 23 2015

CLERK US DISTRICT COURT
 SOUTHERN DISTRICT OF CALIFORNIA
 BY *a cc* DEPUTY

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8 UNITED STATES DISTRICT COURT
 FOR THE SOUTHERN DISTRICT OF CALIFORNIA

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10 CLARICE TUCK, } CASE NO. 15-CV-1376-JLS(JLB)

11 Plaintiff,

12 GUARDIAN PROTECTION
 SERVICES, INC.,

13 Defendant.

14 } **MOTION TO STRIKE**

15 Date: January 21, 2016

Time: 1:30 p.m.

Ctrm: 4A

Judge: Hon. Janis L. Sammartino

16 COMES NOW, CLARICE TUCK, Plaintiff In Pro Se in the above-entitled
 17 case and hereby files with the honorable court the following Motion to Strike.

18 1. For all of the reasons set forth in Plaintiff's Memorandum of Points and
 19 Authorities in Support of Motion to Strike herewith personally filed by
 20 this 87 year old In Pro Se Plaintiff with this honorable 9th Circuit Court.

21 2. Defendant GUARDIAN PROTECTION SERVICES, INC., ("GPS")
 22 by and thru their attorneys of record, Cohen & Grigsby, P.C.,
 23 are presently attempting to enter into evidence at this 11th hour,
 24 erroneous documents that this 87 year In Pro Se Plaintiff has never {ever} seen,
 25 initialed, signed, or been privy to an explanation to, in detail or otherwise.

26 3. This Court should not tolerate an utterly frivolous motion such as this
 27 filed by GUARDIAN PROTECTION SERVICES, INC., a party who does not
wish to have their extensive nation-wide illegal activities exposed.

1 ACCORDINGLY, Plaintiff CLARICE TUCK respectfully requests
2 this Honorable Court to *enter* the attached Order Striking Defendant GPS's
3 Exhibit A, Document 19-2, Page 3 of 3 filed 12/03/15 and
4 Exhibit B, Document 19-3, Page 3 of 3 filed 12/03/15 completely and entirely
5 from Defendant's Notice of Motion to Dismiss for Failure to State a Claim.

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10 Respectfully submitted,

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12 Dated this 23rd day of December 2015 Clarice Tuck
13 CLARICE TUCK, Plaintiff In Pro Se